

1 TOWNSEND AND TOWNSEND AND CREW LLP
2 ERIC P. JACOBS (State Bar No. 88413)
3 PETER H. GOLDSMITH (State Bar No. 91294)
4 ROBERT A. McFARLANE (State Bar No. 172650)
5 IGOR SHOIKET (State Bar No. 190066)
6 Two Embarcadero Center, 8th Floor
7 San Francisco, California 94111
Telephone: (415) 576-0200
Facsimile: (415) 576-0300
E-mail: epjacobs@townsend.com
phgoldsmith@townsend.com
ramcfarlane@townsend.com
ishoiket@townsend.com

8 Attorneys for Defendant and Counterclaimant
9 FAIRCHILD SEMICONDUCTOR CORPORATION

10 UNITED STATES DISTRICT COURT
11 FOR THE NORTHERN DISTRICT OF CALIFORNIA
12 SAN FRANCISCO DIVISION

13
14 ALPHA & OMEGA SEMICONDUCTOR,
15 INC., a California corporation; and
16 ALPHA & OMEGA SEMICONDUCTOR,
17 LTD., a Bermuda corporation,

18 Plaintiffs and Counterdefendants,

19 v.
20 FAIRCHILD SEMICONDUCTOR
21 CORP., a Delaware corporation,
22 Defendant and Counterclaimant.

Case No. C 07-2638 JSW (EDL)
(Consolidated with Case No. C 07-2664 JSW)

**ADMINISTRATIVE MOTION TO
REMOVE DOCUMENTS ASSERTED BY
AOS TO BE FILED INCORRECTLY
(DOCKET NOS. 176 AND 184)**

23
24 AND RELATED COUNTERCLAIMS.
25
26
27
28

1 Defendant and counterclaimant Fairchild Semiconductor Corporation ("Fairchild") previously
2 filed through the electronic case filing (ECF) system of the Northern District of California a Notice of
3 Motion and Motion to Compel Production of Documents (Docket No. 176) on August 12, 2008 (the
4 "Original Motion to Compel") and an Amended Notice of Motion and Motion to Compel Production
5 of Documents (Docket No. 184) on August 13, 2008 (the "Amended Motion to Compel"). Plaintiffs
6 and Counterdefendants Alpha and Omega Semiconductor, Inc. and Alpha and Omega Semiconductor,
7 Ltd. (collectively "AOS") assert that the Original Motion to Compel and Amended Motion to Compel
8 contain confidential information of AOS that must not be viewed by the public as a whole. AOS has
9 requested that Fairchild remove the Original Motion to Compel and Amended Motion to Compel from
10 the electronic case filing (ECF) system of the Northern District of California and file a Second
11 Amended Notice of Motion and Motion to Compel Production of Documents with certain material
12 specified by AOS removed.

13 Fairchild does not agree that the Original Motion to Compel and the Amended Motion to
14 Compel contain any confidential information of AOS. However, the information that AOS seeks to
15 remove from public record is not critical to the motion. Therefore, Fairchild does not object to AOS's
16 request to remove the Original Motion to Compel and Amended Motion to Compel from public
17 record. Fairchild also agrees to file a Second Amended Notice of Motion and Motion to Compel
18 Production of Documents with certain material removed as specified by AOS, said Second Amended
19 Notice of Motion and Motion to be noticed for the same hearing date as the Original Motion to
20 Compel and Amended Motion to Compel. Counsel for AOS has informed Fairchild that AOS will file
21 a declaration in support of this motion.

22 Fairchild accordingly requests that the Original Motion to Compel (Docket No. 176) and
23 Amended Motion to Compel (Docket No. 184) be permanently removed from the electronic case
24 filing (ECF) system of the Northern District of California. This request is based upon this motion and
25 a declaration of counsel for AOS in support of this motion to be filed by AOS.

26
27
28

1 DATED: August 15, 2008

Respectfully submitted,

2 TOWNSEND AND TOWNSEND AND CREW LLP

3

4 By: /s/
5 Leonard J. Augustine, Jr.

6 Attorneys for Defendant and Counterclaimant
7 FAIRCHILD SEMICONDUCTOR CORPORATION

8 61467314 v1

9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28